

Early Journal Content on JSTOR, Free to Anyone in the World

This article is one of nearly 500,000 scholarly works digitized and made freely available to everyone in the world by JSTOR.

Known as the Early Journal Content, this set of works include research articles, news, letters, and other writings published in more than 200 of the oldest leading academic journals. The works date from the mid-seventeenth to the early twentieth centuries.

We encourage people to read and share the Early Journal Content openly and to tell others that this resource exists. People may post this content online or redistribute in any way for non-commercial purposes.

Read more about Early Journal Content at http://about.jstor.org/participate-jstor/individuals/early-journal-content.

JSTOR is a digital library of academic journals, books, and primary source objects. JSTOR helps people discover, use, and build upon a wide range of content through a powerful research and teaching platform, and preserves this content for future generations. JSTOR is part of ITHAKA, a not-for-profit organization that also includes Ithaka S+R and Portico. For more information about JSTOR, please contact support@jstor.org.

A Treatise on International Public Law. By Hannis Taylor, LL.D. Callaghan & Company, Chicago, 1901. pp. 912.

In this work Mr. Taylor has rendered an invaluable public service. International Public Law is and always has been a subject of much difficulty and complexity, and consequently we are rarely favored with such a completeness and comprehensiveness of treatment as is shown in this volume.

This book deals with its subject in its various phases and stages from its earliest beginnings down to the end of the last century. The Greeks are shown to have been not unacquainted with the modern "balance of power" system. Among the Romans the idea that sovereign states had rights and duties as between themselves grew and developed, it thus being brought about that Roman jurisprudence was really the basis of international law. During medieval times the Pope or the Head of the Holy Roman Empire was recognized as the fountain source of international law, as the arbitrator of all questions arising between the sovereign states of Europe. As the power of the Pope gradually declined and the Holy Roman Empire lost its prestige, a certain system or code of International Public Law became essential. The treaties of the seventeenth and eighteenth centuries laid the foundations of public law, and this was later amplified and modernized by the Declaration of Paris, the Convention of Geneva, and finally by the International Peace Conference of 1899, at the Hague.

The development of the Monroe Doctrine is very clearly brought out, from its promulgation by President Monroe to its final interpretation by President Cleveland. Another interesting feature is the appendix, which contains

a brief comment on the recent insular tariff cases.

The work is very completely indexed and its subdivision into parts and chapters is thorough and systematic. Its principal divisions are: "Rights and Duties of States in Time of Peace;" Rights and Duties of States in Time of War;" and "Duties of Neutral States."

C. W. B.

Legal Ethics. By George W. Warvelle, LL.D., Callaghan & Co., Chicago.

1902. pp. 234.

This book is founded upon a number of lectures, in a summarized form, delivered at different times by the author. The work is not in its nature a theoretical discussion, but a presentation of certain established principles underlying the relation of a lawyer with his clients, the court, and the bar. In the words of the author, "it is simply a series of brief suggestions relative to professional conduct." As far as practicable these suggestions, or precepts, are illustrated by well chosen cases, and authorities. A feature which especially appeals to the reader is the author's treatment of the subject. Heretofore the majority of the writers on legal ethics have made certain arbitrary divisions, and then under each discussed some particular aspect of professional duty. Mr. Warvelle, however, has to a certain extent disregarded this traditional arrangement and has thereby, as it seems to us, presented the general subject in a more intelligible and attractive form. The value of the work is further enhanced by a table of the cases cited, and concludes with a very complete index.

A Study of the United States Steel Corporation in its Industrial and Legal Aspects. By Horace L. Wilgus. Callaghan & Co., Chicago. Cloth, pp.

This work was originally in the form of lectures delivered at the University of Michigan. In going over the book, one is at once impressed with the thoroughness with which the writer has done his work. Considerable space is devoted to the formation of the company, and then follows its industrial position, management, and legality. All these subdivisions are gone into with considerable minuteness, and many interesting tables are given.

From its legal standpoint Prof. Wilgus seems to think it within the law in some states and not so in others. He discusses the different remedies, and appears to consider that a law requiring one price for all would be one of the most effective checks upon a possible exhorbitant price. There is an appendix of documents, and a table of cases cited.